11

Amendments to the Drawings

The attached sheet of drawing includes changes to Figures 3 and 5. This replaces original sheet 3. Figures 3 and 5 original omitted element 84 which is the first end of the second cylindrical body 64. Number 84 has been circled in the annotated sheet.

09/22/2005

18 Remarks

Figures 3 and 5 of the drawing have been amended to clearly identify end 84 of the second cylindrical body 64.

The specification has been amended to identify the patent application 10/307,791 as now U.S. patent 6,732,518, various number and grammer corrections and separate paragraph [0041] into three separate paragraphs. No new matter has been added.

Claims 1-15 have been amended to over come the rejection uncer 35USC 112 by providing a prper anticedent basis for allow the elements.set forth therein. The amendments are all in accordance with the suggestions set forth in the office action. In particular the annular projection (72) is not defiend in claim 5 as having an entry surface 72a and a cylindrical surface 72a while rib (70) is identified as being adjacent the second end (81b). In claim 8 the annular spacer (91) is defined as functioning to aligne the second stepped axial bore with the third daimeter during a period of rest to permit opern communication. In claim 9 the second sleeve (89) and its flange (90) are recited as being located in the second cylkindrical body (64) between the first flanger 94 on the actuator piston (92) and shoulder (64a) on the second cylindrical body (64).

The claims as now amended place thei application in condition for allowance for which applicant request a speedy response.

Should the examiner have any concerns with respect to the amendment applicant would appreciate a telephone call to discuss such concerns. .

Respectively Submitted

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09/22/2005

19 CERTIFICATE OF MAILING

I hereby certify that this correspondence is being sent by fax to the United States Patent Office on September 22, 2005 to the following No. 571-273-8300.

Attorney, Reg. No. 25,897

Amendment dated September 22, 2005 Reply to Office Action of July 28, 2005

